

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

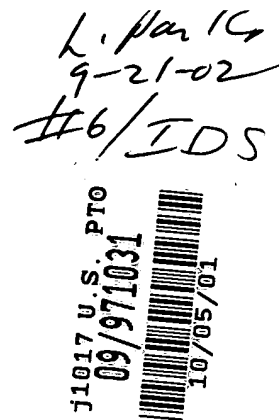
In re Patent Application of:

Friedrich MUELLER et al.

Serial No:

② Filed: October 5, 2001

Title: Extracorporeal Blood Treatment System



October 5, 2001

Box New Application
Commissioner for Patents
Washington, D.C. 20231

INFORMATION DISCLOSURE STATEMENT

Sir:

The undersigned, on behalf of Applicants, herewith complies with the duty of candor and good faith before the United States Patent and Trademark Office by disclosing to the Office the information/document set forth in attached Form PTO/SB08A.

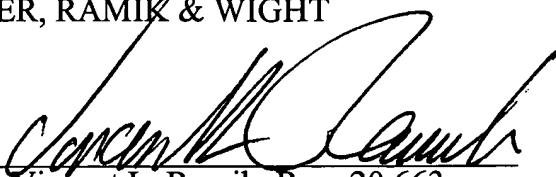
Though 37 CFR §1.56 specifically dictates that there is "no duty to submit information which is not material to the patentability of any existing claim," all information known to the undersigned, applicants and their agent abroad is submitted herewith out of a sense of precaution to preclude/forestall any future issues of alleged bad faith or the like should a patent granted upon this application be subsequently court-tested.

The attached United States patents were cited in the specification on page 1.

Respectfully submitted,

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By: _____



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Attachments - PTO/SB/08A - 3 patents